## NOT FOR PUBLICATION

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

ILUMINADA LEMBERT-MELENDEZ and ANGELO MELENDEZ,

Plaintiffs, : Civil Action No. 13-4908 (ES)(JAD)

· •

: MEMORANDUM & ORDER

CL MEDICAL, INC., CL MÉDICAL, and ABC CORPS. 1-10 [fictitious names],

danta

Defendants.

## SALAS, DISTRICT JUDGE

v.

This matter is before the Court on Defendant CL Medical SARL's (incorrectly identified as CL Médical) motion to dismiss, (D.E. No. 3), and Defendant CL Medical, Inc.'s motion to dismiss, (D.E. No. 8). Both of these motions to dismiss raise arguments involving personal jurisdiction under Federal Rule of Civil Procedure 12(b)(2). (D.E. No. 3 at 5-13; D.E. No. 8 at 5-12). Plaintiffs have opposed these motions. (D.E. Nos. 10 & 14, respectively). Notably, in these oppositions, Plaintiffs seem to request jurisdictional discovery. (*See* D.E. No. 10 at 6; D.E. No. 14 at 5). And, both CL Medical SARL and CL Medical, Inc. oppose Plaintiffs' request for such discovery. (D.E. No. 12 at 7-8; D.E. No. 15 at 7-8).

The Court finds that the parties' briefing relating to the aforementioned motions to dismiss raises a dispute as to whether jurisdictional discovery is appropriate. Given the parties' arguments, the Court declines to resolve the pending motions to dismiss until this discovery dispute is resolved.

Accordingly, IT IS on this 13th day of January 2014,

ORDERED that Defendant CL Medical SARL's motion to dismiss, (D.E. No. 3), is

administratively terminated; and it is further

**ORDERED** that Defendant CL Medical, Inc.'s motion to dismiss, (D.E. No. 8), is

administratively terminated; and it is further

**ORDERED** that the parties shall meet and confer in good faith regarding what, if any,

discovery Plaintiffs require as to whether Defendants are subject to personal jurisdiction in this

District; and it is further

**ORDERED** that, on or before **January 31, 2014**, the parties shall electronically file a

joint letter advising the Honorable Joseph A. Dickson, U.S.M.J., of their jurisdictional discovery

efforts; and it is further

ORDERED that the parties shall attend an in-person conference regarding the

jurisdictional discovery issue on February 7, 2014 at 3:00 p.m. in Newark, Courtroom 2D; and

it is further

**ORDERED** that Defendants may re-file their respective motions to dismiss after Judge

Dickson resolves the parties' discovery dispute.

s/Esther Salas

Esther Salas, U.S.D.J.

2